1	MITCHELL D. GLINER, ESQ.	
2	Nevada Bar #003419	
3	3017 W. Charleston Blvd., #95 Las Vegas, NV 89102	
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1886	Attorney for Plaintiff UNITED STATES DISTRICT COURT	
6		
7	DISTRICT OF NEVADA	
8	SHERRY EGGLER	)
9	Plaintiff,	ý
10	vs.	) Case No. 2:16-cv-02530-JAD-PAL
11	No.	) ECF No. 13
12	MIDLAND CREDIT MANAGEMENT, IN	C. )
13	Defendant.	j j
14		RANTING
15	The state of the s	FOR VOLUNTARY DISMISSAL ENTAL STATE LAW CLAIM
16	\$\$\$0.00 P. (1970) \$100 P. (200) P. (200) P. (1970) P. (1	
17	Pursuant to FRCP 41(a)(2) Plaintiff respectfully requests the dismissal of her	
18	supplemental state law claim. On November 1, 2016 Plaintiff filed her Complaint [#1] alleging	
	Federal claims under both the Fair Debt Collection Practices Act, 15 USC § 1692 et seq.	
19	(FDCPA) and Fair Credit Reporting Act, 15 USC § 1681 et seq. (FCRA). Plaintiff further	
20	alleged a supplemental claim for Invasion of Privacy under Count II of her Complaint. This wa	
21	the sole state claim asserted.	
22	Plaintiff respectfully requests dismissal of her state claim leaving her pending Federal	
23	claims under both the FDCPA and FCRA.	
24	Date: March 2, 2017	11/
25	ORDER	Respectfully submitted,
26	Good cause appearing, and there being no	
27	opposition, IT IS HEREBY ORDERED	MITCHELL D. GLINER, ESQ. Nevada Bar #003419
28	that Plaintiff's Motion to Voluntarily Dismiss her Supplemental State Law	3017 W. Charleston Blvd., Ste. #95
	Claim [ECF No. 13] is GRANTED.	Las Vegas, NV 89102 Attorney for Plaintiff
	This case proceeds on plaintiff's federal law claims only.	
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District Judge March 20, 2017